IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE CIVIL RIGHTS DIVISION JOHN ANTHONY GENTRY, sui juris/pro se Plaintiff CASE NO. 3:17-0020 0 PR VS. THE STATE OF TENNESSEE; PAMELA ANDERSON TAYLOR; BRENTON HALL LANKFORD; SARAH RICHTER PERKY; UNNAMED LIABILITY INSURANCE CARRIER(S); Et al Defendants Defendants

PLAINTIFF'S MOTION FOR STATUS UPDATE ON PLAINTIFF'S MOTION FOR COURT REVIEW OF MAGISTRATE JUDGE'S JANUARY 27, 2017 & FEBRUARY 7, 2017 ORDERS

Plaintiff, John Anthony Gentry respectfully requests an update of the status of a ruling pertaining to Plaintiff's Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Docket Entry 19), filed on February 27, 2017.

On February 27, 2017, Plaintiff requested the Court to issue a Temporary Restraining Order and for other relief (Docket Entry 19) and provided the Court with a supporting memorandum (Docket Entry 20).

On March 13, 2017, Defendant State of Tennessee and Tennessee Board of Judicial Conduct

filed a response in opposition.

Plaintiff intends no disrespect whatsoever in seeking an update on the status of the

District Court Judge's decision in this matter. Plaintiff understands and respects that the

Honorable District Court Judge has many and diverse responsibilities that require significant

demands of her time. However, Plaintiff asserts that his Motion is also an important matter, as

it affects his ability to obtain evidence through discovery.

As a pro se litigant, Plaintiff respectfully reminds this Honorable Court that he is not

familiar with the inner workings of the Court, pertaining to how and when orders are issued. In

his short time as a litigant in federal courts, Plaintiff has sometimes received extremely timely

rulings as quickly as the next day after filing.

Plaintiff is grateful for the Court's understanding of Plaintiff making inquiry regarding

the Court's ruling in this matter and he reiterates that he intends no disrespect to this Honorable

Court and he understands the value of the Court's time.

Respectfully submitted,

John Anthony Gentry, CPA, Pro Se

208 Navajo Court

Goodlettsville, TN 37072

615-351-2649

john.a.gentry@comcast.net

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was sent via email and US Mail to;

Stephanie A. Bergmeyer Office of the Atty. Gen. and Reporter P.O. Box 20207 Nashville, TN 37202-0207 Stephanie.bertmeyer@ag.tn.gov

Lauren Paxton Roberts
Erika R. Barnes
Stites & Harbison
401 Commerce Street, Suite 800
Nashville, TN 37219
lauren.roberts@stites.com

On this the 30th day of May, 2017

William S. Walton
Butler Snow, LLP
The Pinnacle at Symphony Place
150 Third Avenue South
Nashville, TN 37201
bill.walton@butlersnow.com

John Anthony Gentry, CPA